Filed 06/25/2007

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EXH#	DESCRIPTION	IDEN	ADM	OB
P-2	Corporate Goals of South Central Foundation in effect in April, 2003 relating to the ANMC Urgent Care Center. [ANMC 0947 – 0949]		Х	
P-3	Triage/ER record. 4/19/03 [ANMC 1]		X	
P-4	Emergency Visit Record Transcribed by Donna Fearey. [ANMC 0755]		Х	
P-5	Dr. Dietz ER Report [Allen (Providence) 59 – 62]		Х	
P-6	Dr. Downs Dictated Consult [Allen (Providence) 19-20]		Х	
P-7	Dr. Lee Dictated Note [Allen (Providence) 21 – 23]		Х	
P-8	Dr. Lee Dictated Discharge Summary [Allen (Providence) 17 – 18]		X	
P-9	Providence Progress Notes [Allen (Providence) – 25 – 30]		X	
P-10	Microtel Phone Record 4/19/03.		X	
P-11	Kimberly Allen Cell Phone Record 4/19/03.		X	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

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EXH#	DESCRIPTION	IDEN	ADM	OBJ
P-12	Death Certificate for Todd Allen. [Allen (death cert.) 1]		х	
P-13	ANMC ED/Urgent Care Center Triage Policy [ANMC 0894- 0904]		Х	
P-14	ANMC ED/UCC Regarding Telephone Advice [ANMC 0905-0907]	х		
P-15	ANMC ER Department Statistics 4/19/03 [ANMC 1004 – 1014]	Х		
P-16	ANMC Workload ER/UCC April 2003 [ANMC 1015]	х		
P-17	ED/UCC Nurse Practitioner Job Description Signed 1998 [ANMC 0796-800]		Х	
P-18	ED/UCC Nurse Practitioner Job Description Signed 2000 [ANMC 0792-795]		Х	
P-19	Todd Allen's Tax Return 2000 [IRS 0511-0519]		X	
P-20	Todd Allen's Tax Return 2001 [IRS 0520-0526]		X	
P-21	Todd Allen's Tax Return 2002 [IRS 0527-0532]		X	

PLAINTIFF'S SECOND AMENDED FINAL EXHIBIT LIST

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EXH#	DESCRIPTION	IDEN	ADM	OBJ
P-22	Todd Allen's Tax Return 2003 [IRS 0533- 0538]		X	
P-23	Letters of Administration for Todd Allen's Estate	\\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.	х	
P-24	Wedding Photo of Todd and Kimberly Allen [Photo – 3]		X	
P-25	Wedding photo of Todd Allen and family [Photo – 1]		X	
P-26	Wedding photo – Todd and Kim Allen and family [Photo – 5]		X	
P-27	Photo of Todd Allen/photo Kim and Presley Allen [Photo – 4]		х	
P-28	Photo of Todd with family member. [Photo – 6]		Х	
P-29	Defendant's Responses to Plaintiff's Second Discovery Request.	Х		
P-30	John Finch's Table of Calculations of Past and Future Economic Losses	х		
P-31	Exhibit 3 to Dr. Rubenstein's Deposition	х	···	

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EXH#	DESCRIPTION	IDEN	ADM	OBJ
P-32	Exhibit 13 to Dr. Rubenstein's Deposition	x		
P-33	Exhibit 14 to Dr. Rubenstein's Deposition	x		
P-34	Exhibit 4 to Nurse Duntze's Deposition	x	which did not on the many	
P-35	Aneurysm Illustration	X		
P-36	ANMC Staff/Provider Scheduling 1/03 - 4/03 [ANMC 0965, 0993]	Х		
P-37	UCC/ER number of patients seen 2000-2003 [ANMC 1121]	X		
P-38	UCC provider schedule [ANMC 1111]	X		
P-39	Todd Allen Employment Records Excerpt	X		
P-40	Laborer's Union Wage Rates 2002 – 2007 [2 – 10]	х		
P-41	Dr. Rubenstein's Chronology [Ex. 6 to his deposition]	х		
P-42	DVD deposition of Patricia Ambrose, May 10, 2005	Х		
P-43	DVD deposition of Nurse Duntze, February 24, 2006	X	· · · · · · · · · · · · · · · · · · ·	
P-44	Exhibit 3 to Frank Mannix, MD's February 14, 2006 deposition	Х		

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EXH#	DESCRIPTION	IDEN	ADM	OBJ
P-45	Exhibit 4 to Richard Rubenstein, MD's February 22, 2006 deposition	X		
P-46	Exhibit 5 to Richard Rubenstein, MD's February 22, 2006 deposition	Х		
P-47	Transcript of Patricia Ambrose, RN's June 18, 2007 deposition	х		
P-48	DVD of Patricia Ambrose, RN's Deposition of June 18, 2007, edited for trial	Х		
P-49	Transcript of Elda Ramirez, PhD, RN, FNP, FAANP May 22, 2007 Deposition	Х		
P-50	Transcript of Robert C. Cantu, M.D.'s May 16, 2007 Deposition	х		177

FRIEDMAN RUBIN & WHITE Counsel for Plaintiffs

DATED: June 25, 2007 By: <u>/s/ Donna J. McCready</u>

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